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UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF OHIO

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U.S. DISTRICT COURT  
SOUTHERN DIST. OHIO  
EAST DIV. COLUMBUS

Mr. JIMMIE L. CRAIG Sr. | Case No. 20-CR-3939 1/8/2020

~~Mrs. Amber H. Wagner-Craig~~

Petitioners

vs.

Writ of Habeas Corpus

2 2 1 C V 3 7 8 9

Franklin County Prosecutors

Judge Graham MAGISTRATE JUDGE VASOUR

Office C/O Gary Tyack

Complaint: Unlawful Imprisonment

(Jailer) Dallas Baldwin

Civil Rights violation of Due process

Franklin County Sheriff

Denial of Rights granted by the U.S.

Mayor: Andrew Gunther

Constitution

Columbus, Police Department

Cruel, and Unusual punishment

Now Comes, Petitioner Mr. Jimmie L. Craig Sr. in pro-se fashion humbly asking this honorable court to find this writ, and its memorandum in support well taken, and petitioner praise worthy to this honorable court. To take within its authoritative Compacity to insure that the laws of this land, and its Constitutional amendment are applied, and adhered to as afforded to the citizens of the United States, and its territories. To wit: the due process clause of the 14<sup>th</sup>, 5<sup>th</sup>, 6<sup>th</sup>, and 8<sup>th</sup> amendment rights, may have been infringed upon. (Please find) MEMORANDUM in support Attached below).

1). Petitioner Mr. Jimmie L. Craig Sr. is unlawfully being held in Franklin County Correctional Center. On the charge of Domestic violence to an alleged victim (Albert Harper Jr.) who is a convicted felon, who have a long criminal history. That is not a relative, or friend. Who live in a separate room from my wife and I, and pays for a separate rental agreement. Who forced his way into our room, at 3:00 AM by breaking down our door, Who threaten to do bodily harm to my wife. By bashing her head in, with a large club from a step railing, if she did not give him money

(CONT.)

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My wife and I were not afforded a preliminary hearing. Has inabled us to dispute the alleged Charges against me, and we maintains that any said, or alleged Charges, Are the result of self defense for the life, and safety of my disabled wife.

The 14<sup>th</sup> amendment insures the rights of the accused to due process of the law, and the U.S constitution guarantees the protection of life liberty and the persuit of happiness and domes-tic tranquility. The city of Columbus, Ohio has denied me all of these rights, and I have lost my Job at Peosters in German Village, My place of residence, and the life of my mother Mary Craig. My wife has been recklessly abandoned in a car with my dogs. She has came close to dying from blood clotes twice, and the city of Columbus has killed my dogs. All just to protect the rights of the Criminal. Which is a derilection of duty concerning the police who are supose to servet protect, and a malpractice of the law by the prosecutor office, who are supposed to get the Criminals off the streets. Not protect them.

2) Petitioner: Mr Jimmie L. Craig Sr. is being unlawfully detain-ed without his rights to a fast and speedy Trial. The court aointed attorney has knowingly without my permission, Waived my rights to a speed trial. (Cruel And) Unusual Punishment.

A) UNITED STATES v. Taylor 482 US. 326

The length of delay, a measure of the seriousness of the speedy trial violation, in some way is closely related to the issue of the pregujdice to the defendant. The longer the delay, the greater the presumtive, or actual prejudice to the defendant in terms of ability to prepare for trial or the restriction on his liberty

In ordinate delay between public charge and trial... wholly aside from possible prejudice to the liberty resources curtail his association, subject him to public obloquy, and creat anxiety in him, his family and friends.

(CONT.)

2(3)

3) Petitioner Mr Jimmie L. Craig Sr. Is on a structured income of Social Security disability, and is not able to afford a \$100,000 bond or a 2,000 appearance bond, because when I was unlawfully detained. They stopped my Social Security, leaving me destitute.

A) Making Bonds and Bails too excessive for the petitioner to ever achieve on a income that has been detained for an illegal act by the prosecution. Denys the defendant who is suppose to be innocent until proven guilty. Curtails his ability to ever achieve bond or bail, and puts justice out of reach for the accused. As afforded under Criminal Rule 46 of the 8th amendment of the Constitution.

4) Petitioner Mr Jimmie L. Craig Is a certified peace officer by the Ohio peace Officer Training Counsel, and have obtain the required credit hours by the state of Ohio to serve and keep the peace. To protect the life of the inosent and disabled citizens of this state since 1983. I have the right to use deadly force to protect life.

A) I live and keep the comandments of the bible.  
I do not bare false witness against my neighbors.

B) I love my wife as christ loved the church, and gave his life for it.

C) My first general order as a service man is to fight and defend the Constitution of the United States from all enemies foreign and domestic.

In closing all I want is the rights granted by the Constitution.

I thank this Honorable Court for its fair and impartial judgement. Mr. Jimmie L. Craig Sr.